

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:

CHAD ANTHONY LUCABAUGH
aka Chad A. Lucabaugh,

Debtor(s)

JPMORGAN CHASE BANK, N.A.,

Movant(s)

vs.

CHAD ANTHONY LUCABAUGH
aka Chad A. Lucabaugh and
CHARLES J. DEHART, III, ESQUIRE
(TRUSTEE),

Respondent(s)

Chapter **13**

Case Number: **1:15-bk-04588-MDF**

Document No.: **53**

Nature of
Proceeding: **Motion for Relief from
Automatic Stay**

ORDER

Upon consideration of Request to Remove from the Hearing List filed by the parties indicating that a settlement has been reached and a stipulation will be filed, it is hereby

ORDERED, if a stipulation or a request to relist matter for hearing is not filed by January 19, 2017, the Court may deny this Motion without further notice.

By the Court,

Date: December 8, 2016


Bankruptcy Judge
(JG)